

# AUNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCI United States Parent and Trademark Office Address COMMISSIONER FOR PATENTS PO: Box1450 Page 1450 Alexandra (Jurging 201450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKETING.	CONFIRMATION NO.	
. 10/067,708	02/04/2002	Richard N. Wright	B-108	7476	
	90 07/08/2003		•		
Stephen R. Christian Bechtel BWXT Idaho, LLC			EXAMINER		
P. O. Box 1625			JOHNSTON, PHILLIP A		
Idaho Falls, ID 83415-3899			ART UNIT	PAPER NUMBER	
	•		2881	-	
			DATE MAILED: 07/08/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N		Applicant(s)	
- 1 + 1 mg		10/067,708			/N
Office Action Summary		Examiner		WRIGHT ET AL.	
			A	Art Unit	
The MAILIN	IG DATE of this communication	Phillip A Johns		2881	055
Period for Reply	,			orrespondence addre	555
THE MAILING DA  - Extensions of time may after SIX (6) MONTHS f  - If the period for reply sp  - If NO period for reply is  - Failure to reply within th  - Any reply received by th	TATUTORY PERIOD FOR RE TE OF THIS COMMUNICATIO be available under the provisions of 37 CFF from the mailing date of this communication. ecified above is less than thirty (30) days, a specified above, the maximum statutory per le set or extended period for reply will, by state office later than three months after the maximum. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, he reply within the statutory rid will apply and will expiration at the cause the application.	owever, may a reply be tin minimum of thirty (30) day re SIX (6) MONTHS from	nely filed s will be considered timely. the mailing date of this comm	nunication.
	to communication(s) filed on 3	RO April 2003			
2a) This action		This action is non	final		
<i>,</i> —	pplication is in condition for allo				
closed in ac Disposition of Claims	cordance with the practice und	ler Ex parte Quayl	e, 1935 C.D. 11, 4	.53 O.G. 213.	nerits is
4)⊠ Claim(s) <u>1-4</u>	12 is/are pending in the applicat	tion.			
4a) Of the abo	ove claim(s) is/are withd	Irawn from conside	eration.		
5) Claim(s)	is/are allowed.				
6)⊠ Claim(s) <u>1,13</u>	3,16,18,20,23,24,26 and 35 is/a	are rejected.			
7)⊠ <sup>-</sup> Claim(s) <u>2-12</u>	2,14,15,17,19,21,22,25,27-34 a	and 36-42 is/are ob	jected to.		
8) Claim(s) Application Papers	are subject to restriction and	d/or election requir	ement.		
9) ☐ The specificat	tion is objected to by the Exami	iner.			
10)⊠ The drawing(s	s) filed on <u>04 February 2002</u> is/s	are: a)⊠ accepted	or b) ☐ objected to	by the Examiner.	
Applicant ma	y not request that any objection to	the drawing(s) be h	eld in abeyance. Se	ee 37 CFR 1.85(a).	
11) The proposed	drawing correction filed on	is: a)∏ appro	ved b) <mark> disappro</mark>	ved by the Examiner.	
If approved, o	corrected drawings are required in	reply to this Office a	ction.		
12) The oath or de	eclaration is objected to by the	Examiner.			
Priority under 35 U.S.	C. §§ 119 and 120				
13) Acknowledgn	nent is made of a claim for fore	ign priority under 3	35 U.S.C. § 119(a)	)-(d) or (f).	
a)∐ All b)∭ S	Some * c) None of:				
1. Certifie	ed copies of the priority docume	ents have been rec	eived.		
2. Certifie	ed copies of the priority docume	ents have been rec	eived in Application	on No	
арр	of the certified copies of the problem of the problem of the International I ed detailed Office action for a li	Bureau (PCT Rule	17.2(a)).		ige
14) Acknowledgme	ent is made of a claim for dome	stic priority under	35 U.S.C. § 119(e	) (to a provisional ap	plication).
	slation of the foreign language pent is made of a claim for dome				·
Attachment(s)					
3) Information Disclosure	Cited (PTO-892) 's Patent Drawing Review (PTO-948) Statement(s) (PTO-1449) Paper No(s)	4) [		(PTO-413) Paper No(s)atent Application (PTO-15	
6. Patent and Trademark Office TO-326 (Rev. 04-01)	Office	Action Summary		Part of Paper No. 7	

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#### Detailed Action

## Claims Rejection - 35 U.S.C. 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1,13,16,20,26 and 35 are rejected under 35 U.S.C. 102(a) as being anticipated by U.S. Patent No. 6,258,185 to Branagan.

Branagan (185) discloses with reference to the block diagram of FIG. 1. At an initial step (A) a molten alloy is formed. Such alloy comprises a steel composition. An exemplary alloy comprises at least 50% Fe, at least one element selected from the group consisting of Ti, Zr, Hf, V, Nb, Ta, Cr, Mo, W, Al, La, Ce, Pr, Nd, Sm, Eu, Gd, Tb, Dy, Ho, Er, Tm, Yb, and Lu; and at least one element selected from the group consisting of B, C, N, O, P and S. Particular compositions of the alloy are listed in Table 1. The alloy of step (A) can be formed by, for example, melting a composition under an argon atmosphere.

Branagan (185) further discloses in FIG. 6, a metallic melt 102 is sprayed onto substrate 100 utilizing a sprayer 104. Melt 102 can comprise, for example, a molten alloy of Fe<sub>68</sub> Cr<sub>4</sub> Mo<sub>7</sub> P<sub>12</sub> B<sub>6</sub> C<sub>3</sub>. Alternatively, material 102 can comprise a powder

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material heated to a sufficient temperature to bond with the metal of layer 100.

Material 102 deposits on substrate 100 to form a layer 106.

Referring to FIG. 8, subsequent treatments of the type illustrated in FIG. 6 can be utilized to form multiple heat-treated layers 120 and an exposed outer surface layer 124. Note that one of the lower heat-treated layers 120 is previous layer 106. The subsequent formation of another metallic glass layer over layer 106 has heat-treated the entire layer 106. In particular embodiments wherein layer 106 comprises a metallic glass, such heat treatment can devitrify layer 106. Accordingly, heat treated layers 120 can comprise devitrified metal layers.

Outermost layer 124 is not heat-treated, and can comprise a metallic glass.

Accordingly, the method of the present invention has enabled an exterior coating to be formed over layer 100, with said exterior coating comprising devitrified metal layers

120 and an outermost surface of metallic glass 124. See Column 7, line 14-54

Branagan (185) also discloses a modified steel alloy was formed by charging to an arc-furnace suitable amounts of iron, titanium, chromium, molybdenum, boron, carbon, silicon, aluminum, and gadolinium. See Column 4, line 15-30; and Column 8, line 8-12.

3. Claims 18, 23 and 24 are rejected under 35 U.S.C. 102(a) as being anticipated by U.S. Patent No. 6,125,912 to Branagan.

Branagan (912) discloses a neutron absorbing material and a method of making neutron absorbing materials, where the method comprises providing a base alloy

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composition consisting of one or more rare earth elements and a transition metal selected from the group consisting of iron, cobalt, nickel, copper, silver and mixtures thereof. The base alloy composition is heated to a temperature above it's melting temperature and rapidly solidified to form ribbons having amorphous and nano/microcrystalline structure. Preferably the rare earth elements are selected from the group consisting of gadolinium, samarium and europium. In an alternate embodiment of the present invention, the base composition melt can be rapidly solidified using atomization methods to form particulates. In a further embodiment of the present invention, the base alloy composition can be further comprised of a interstitial element selected from the group consisting of boron, carbon, silicon and phosphorous. See Column 1, line 62-67, and Column 2, line 1-12.

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### Claims Objection

4. Claims 2-12, 14,15,17,19, 21,22, 25, 27-34, and 36-42 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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### Conclusion

5. Any inquiry concerning this communication or earlier communications should be directed to Phillip Johnston whose telephone number is (703) 305-7022. The examiner can normally be reached on Monday-Friday from 7:30 am to 4:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiners supervisor John Lee can be reached at (703) 308-4116. The fax phone numbers are (703) 872-9318 for regular response activity, and (703) 872-9319 for after-final responses. In addition the customer service fax number is (703) 872-9317.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308 0956.

ΡJ

June 20, 2003

/ NOHM R. LEE

SUPERVISORY PATENT EXAMINER

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